

## MARJORIE BARKER AGAIN LOSES CASE

Court Rules Bryn Mawr College Within Rights in Expelling Girl From Institution

### EXCEPTIONS ARE DISMISSED

Judge Miller, of Norristown, has again decided against Miss Marjorie Barker, of Michigan City, Ind., in her action to be reinstated as a student at Bryn Mawr College. Yesterday he dismissed sixty-three exceptions to his former decision, in which it was held that Bryn Mawr, being a private institution, had a right to say who should and who should not be acceptable as students.

The college authorities had dismissed Miss Barker on the ground that she was an "undesirable student." That action was taken after there had been pety thefts in one of the dormitories of the college, which was taken before the dormitory conference with college officials, and, while she was home, during the holidays, she was informed that she might not return as a student.

In dismissing the exceptions, Judge Miller says:

"It is rarely that we find displayed in our newspapers or periodicals the skill and ingenuity which on both sides of the table have characterized this one. We therefore quite naturally gave to it the mature consideration which its own importance required and such presentation invited."

The decision, which was filed on February 20, 1922, indicated clearly that it was based upon three main conclusions:

"That even where a student has been wrongfully expelled from a privately incorporated institution of learning, mandamus will not be issued to compel the corporation to reinstate him; and, in other words, the Court was without jurisdiction to interfere."

"That under the evidence the relator was, however, not wrongfully expelled."

"That, even conceding the fact of jurisdiction, under all the circumstances disclosed by the evidence the Court was without power to issue to the president of the college the official discretion vested in her to strike or set aside the decision which followed to exercise by her."

After further consideration, we remain of the opinion that all three of these conclusions have a sound foundation in the facts and the law applicable thereto."

"Such being the case, the decision must remain unchanged."

### JULES MASTBAUM AGAIN HEADS JEWISH CHARITIES

Loan Association Has Annual Dinner and Raises Special Fund. A total of \$18,250 was subscribed last night as additional working capital for the Federated Loan Association by leading Jewish citizens at the association's second anniversary dinner in the Merchants Club.

Gabled Brothers subscribed \$5000 in memory of Jacob Gimbel; Samuel D. Lit, \$1250, and Clarence Wolf, Phillip Rosenbaum, J. Walter Rosen, Jacob Lit, Albert Fleisher, Jules Mastbaum, Albert M. Greenfield and Alexander Lieberman, \$1000 each; and Albert Marks, \$500.

The association, with headquarters at 233 South Broad street, funds more than \$100,000 of interest to needs persons, and in two years has aided more than 1700 families. The capital stock is to be increased to \$300,000.

Speakers at the dinner included Judge Horace Stern, Jules E. Mastbaum, president of the organization; Joseph Rosenbaum, director of the Federation of Jewish Charities; and William Hirsch, manager of the association.

Officers reelected were: Jules E. Mastbaum, president; Albert S. Marks, first vice president; Harry Bissinger, second vice president; Harry G. Sundheim, secretary, and Albert M. Greenfield, treasurer.

### WINS DEBATING PLACE

Lansdowne Boy Is Member of Brown University Team

George K. Chambers, of Lansdowne, will be a member of the Brown University debating team that will meet Westminster's Mandeville team to-night. He is one of the negative side debaters in question. However, that Government's ownership of coal mines would be desirable, constitutionally granted.

Chambers, a sophomore, will face as his opponents: Walter L. Wigham, of Princeton; George R. Jones, of Columbia; and George L. Haskins, of William & Mary, who is a sophomore, succeeded Brown against Columbia on its affirmation about the president Saturday.

### ASTOR WIRES ASTORIA \$5000

Astoria, Ore., Dec. 15. Vincent Astor, of New York, a direct descendant of Colonel John Jacob Astor, who founded Astoria as a trading post in 1811, has wired the Astoria Hotel Committee \$5000 for its fire relief fund.

"Such being the case, the decision must remain unchanged."

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